AMS TARIFF NO. 03

# ALL MY SONS M & S OF CHARLESTON, INC MOTOR FREIGHT TARIFF NO. 03

JOINT AND LOCAL RATES

**HOUSEHOLDGOODS TARIFF** 

**EFFECTIVE April 2015** 

ISSUED BY:

ALL MY SONS M & S OF CHARLESTON, INC.

# All My Sons Moving & Storage Tariff GENERAL RULES AND REGULATIONS

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# ABBREVIATIONS AND REFERENCES

Appreviation or Reference	Explanation
AAA	Automobile Association of America
Chg.	Charge
Cu.	Cubic
COD	Collect on Delivery
Ft.	Foot/Feet
Incl.	Inclusive
Lb.	Pounds
Mîn.	Minimum
MF	Motor Freight

## All My Sons Moving & Storage Tariff

## General Rules and Regulations

Governs all sections of this tariff unless otherwise provided within individual sections. Except as otherwise provided herein the rates names in this tariff include one pick-up and loading at point of origin and on delivery and unloading at point of destination.

#### Rule 1 GOVERNING PUBLICATIONS

Governed excepted as otherwise provided herein by:

Household Goods Mileage Guide No. 16, supplements thereto or subsequent reissues thereof. Any dispute as to mileage shall be referred to the South Carolina Public Service Commission for determination.

# Rule 2 PROPERTY SUBJECT TO UNIFORM HOUSEHOLD GOODS BILL OF LADING

- Unless otherwise provided, when property is transported subject to the provisions of this tariff, or as amended, the acceptance and the use of the Uniform Bill of Lading as attached hereto and made a part hereof is required
- The rates shown herein are reduced rates conditions upon the use of the Uniform Household Goods Bill of Lading, and in fleu thereof to have the carrier transport and property with carrier's liability limited only as provided by common law and by the laws of the United States and the several states insofar as they apply, but subject to the terms and conditions of the Uniform Household Goods Bill of I ding insofar as they apply, but subject to the terms and the conditions are not inconsistent with such common carrier's liability; the rate charged the refore will be one hundred (100%) percent higher than the transportation rate contained in this tariff as would apply for such shipment if offered for transportation by a released value not exceeding eighty cents (.60) per pound per article. When the consignor elects not to accept any of the terms of such bill of lading he must give notice to the initial carrier of such election. The initial carrier must indicate the receipt of such notice by writing or stamping thereon clause signed by the carrier reading: "In consideration of the higher rate charges, the property herein described will be carried and the services to be rendered hereunder will be performed. with the carrier's liability limited only as provided by law; but subject to the terms and conditions of this 3lll of Lading insofar as they are not inconsistent with such common carrier's liability.

## Rule 3 DECLARATION OF VALUE

- Shippers are required to state specifically, in writing, the agreed or declared value of the property.
- b. Valuations shall be declared in accordance with Interstate Commerce Commission released rates under MC-No.02, of January 29, 1936, and stated in cents or dollars and cents per pound per article.
- If shipper declines to declare the value or agree to a released value in writing, the shipment cannot be accepted.
- d. The agreed or dictared value shall be deemed to relate to all services undertaken by the corrier for its agents and to concharticle separately and not to the shipment as a whole, and such agreed and declared value must be entered on the Bill of Lading in the following form:

- Shipper may declare, on specific articles, valuations in excess of value declared on the shipment; and each such article must be described and its excess declared value set forth in space provided on Bill of Lading.
- f. Carrier may provide replacement cost coverage at an additional cost.

#### Rule 4 BASIS OF WEIGHT

- a. The tare sight of each vehicle used in the transportation of household goods shall be determined by having it weighed prior to the transportation of each shipment, without the crew thereon, by a certified weigh master or on a certified scale, and when so weighed the graphine tank on each such vehicle shall be full and the vehicle shall contain a binkets, pade chains, dollies, had trucks, and other equipment needed in the transportation of such shipment. Each carrier the ill retain in the vehicle subject to inspection, a weigh master's certificate of weight tickets as each such vehicle showing the tare weight, a date weighed, and a list of such equipment.
- b. After the vehicle has been loaded it shall be weighted, without the craw thereon, prior to delivery of the shipment and the net weight shall be determined by deducting the time weight from the loaded weight, except that in instances where no adequate scale is located at origin or at any point within a radius of ten (10) miles thereof, a constructive weight, based on seven (7) pounds per cubic foot of property loaded van space, may be used. The gross weight, tare weight, and net weight, or the constructive weight, shall be shown on the Bill of Lading and Freight Bill.
- c. In the transportation of part to do this rule shall apply in all respects except that the gross valight of a vehicle containing one or more part subsequently loaded thereon, and a part load for any one shipper, not exceeding one thousand (1,000) pounds, may be weighed on a certified scale prior to being loaded on a vehicle such part load to be accompanied by a weight ticket evidencing such weighing.
- All tare, gross, actual or constructive weights shall be properly certified to, by the person or persons who ascertain such weights.

#### Rule 5 EXPEDITED SERVICE

- Expedit of Service as used herein means tendering collivery of shipmant less than five thousand (5,000) pounds on or before a specific d. t.
- b. Subject to the availability of equipment for the particular service desired, shippers may obtain expedited service on a shipment of it so than five thous and (5,000) pounds and transportation of regret shall be computed on the besite of five thousand (5,000) pounds and transportation of regret shall not be required to provide exclusive use of vehicle unter this paragraph. For exclusive use of vehicle refer to paragraph three (3) of this item.

Bill of Lading and Freight Bill to be marked or stamped

EXPEDITED SERVICE ORDER TO BY SHIPPER	
SHIP MENT MOVING AT WEIGHT	POUNDS
ACTUAL WEIGHT	POUNDS
DATE AND HOUR OF LOADING.	DATE & TIME
DELIVERY (TENDER) ON OR BEFORE	DATE

- c. Except in case of the fault of the shipper, in the event the shipment is not tendered for delivery on or before the delivery date, this item shall not apply. In such case, the charges for the shipment shall be subject to all other applicable rules and provisions of this tariff.
- d Subject to the availability of equipment for the particular service desired, a shipment, the displacement of which completely occupies the loading space of a single vehicle, or the peculiar character of which otherwise prevents its transportation with other shipment on the same vehicle will be accepted at charges computes on the actual weight subject to a minimum weight based on 7 (seven) pounds per cubic foot of total vehicle space.

	Bill of Lading and Freight Bill to be marked or stamped;
	COMPLETE OCCUPANCY OF SINGLE VEHICLE ORDERED BY SHIPPER SHIPMENT IN OVING AT A WEIGHT OF POUNDS ACTUAL WEIGHT POUNDS
3	Su just to the availability of equipment for the particular service required, a shipper may obtain the exclusive use of a single vehicle by accepting charges for the full cap city of such vehicle, such charges to be based on actual weight subject to a minimum weight based on 7 (seven) pounds per cubic foot of total vehicle space.
	Bill of Lading and Freight Bill to be marked or stamped.
	EXCLUSIVE USE OF A SINGLE VEHICLE ORDERED BY SHIPPER SHIPMENT MOVING AT WEIGHT OFPOUNDS ACTUAL WEIGHTPOUNDS
	Subject to availability of equipment shipper may reserve a portion of the capacity of a vehicle by ordering a specific quantity of space, in units of 100 (one hundred) cubic freet. And accepting transportation charges based on actual weight of shipment subject to minimum transportation charges as follows
	230 cubic feet or fewer 1,400 pounds More than 300 cubic feet 700 pounds per 100 cubic feet units ordered
	Bill of Lading or Freight Stil to be marked or stamped:
	SPACE RESERVATION CU. FT. ORDERED

g. Expedited Service, Exclusive Use of Vehicle, or Space Reservation for a portion of a vehicle, will be turnished by carrier only when shipper or his agent request such service in writing or signed Bill of Lading, indicating that such specific service was ordered.

Note: All shipments apoject to weighing provisions as provided in Rule 4.

### Rule 6 EXTRA PICK-UP OR DELIVERY

Subject to Rule 7 portions of a shipment may be picked-up at one or more places enroute between origin and destination. Charges will be for the total weight or entire shipment for total distance from farthest point origin to ultimate destination. The total charges for picked-up or delivered portions shall not, in any case exceed the total charges as would apply if computed to each portion as a separate shipment. A charge for each extra pick-up or delivery will apply, (see Item 120 for application).

### Rule 7 CONSOLIDATED SHIPMENTS

- a. Property of two or more families or establishments located at different addresses will
  not be accepted for transportation as a single shipment. Such property must be
  handled from each address as a separate shipment on a separate Bill of Lading.
- b. The name of only one shipper and one consignee shall appear on one Bill of Lading, but the Bill of Lading may also specify the name of a party to notify of the arrival of the shipment at destination.

## Rule 8 LOADING AND UNLOADING

Except as otherwise provided herein, if shipment is delivered to or picked-up at a warehouse, the rates for transportation include only the unloading or loading at door platform, or other point convenient or accessible to the vehicle.

### Rule 9 VALUATION CHARGES (SUBJECT TO RULE 3)

VALUATION CHARGES provided for in this Item, WILL APPLY UNLESS SHIPPER EXPRESSLY RELEASES THE SHIPMENT TO A VALUE NOT TO EXCEED SIXTY (60) CENTS PER POUND PER ARTICLE.

- On shipments declared or deemed released to a value equal to or exceeding \$1.25 time the actual total weight (in pounds) of the shipment, the following valuation charges will apply:
  - a) ON ALL SHIPMENTS WITH A RELEASE VALUE For each \$100.00 or fraction thereof, of released value or declared value - .90 per \$100.00,
  - b) ON ALL SHIPMENTS WITH REPLACEMENT COVERAGE Rates available from individual carrier as stated in Rule 3.
- ON SHIPMENTS OR PORTIONS THEREOF WHICH ALSO INVOLVE STORAGE-IN-TRANSIT, the following additional valuation charges will apply:
  - a) OR EACH STORAGE period of 30 (thirty) days or fraction thereof, the additional valuation rate of 15 (fifteen) percent of applicable STORAGE-IN-TRANSIT rate provided for the RULE 3 AND 17.

NOTE: If the shipper wished to avoid these additional charges, he must agree that if any articles are lost or damaged, the carrier's liability will not exceed 60 (sixty) cents per pound for the actual weight for any lost or damaged article or articles in the shipment.

### Rule 10 MARKING AND PACKING

- a. Articles of fragile or brackable nature must be properly packed.
- Packages containing fragile articles or articles consisting wholly or in pan of glass when
  packed by the shipper or his agent, must be marked by plain and distinct letters, designating
  the fragile character or contents,
- c. When the articles of furniture, consisting wholly or in part of glass is covered or wrapped by the shipper or his agents, such articles shall be wrapped in a manner to clearly expose glass surfaces or glass portions.
- d. When articles are improperly packed, craid or boxed and by reason thereof the contents are more susceptible to damage carrier will arr no to have such articles properly packed at charges as shown in this tariff.

## Rule 11 COMPLETE ARTICLE (Defined)

Each shipping piece or package and contents thereof shall constitute an article. The total component parts of any article taken apart or knocked down for handling or leading in vehicle shall constitute an article.

### Rule 12 ARTICLES OF HIGH OR EXTRAORDINARY VALUE

Unless otherwise provided, the following property will not be accupied for Shipment: Bank bills, coins or currency, deeds, notes, drafts or valuable property for any kind, juristry, post the starr post and coincidence, revenue stamps, rede mable trading stamps, it is or packets of letters, product tones, or article or peculiarly inherent or extraordinary value; precious metals or articles in nufactured there from. Should such articles come into the possession of the carrier with or without his knowledge, responsibility for safe delivery will not be assumed.

#### Rule 13 ARTICLES LIABLE TO CAUSE DAMAGE

- Carrier will not accept for shipment property liable to impregnate or otherwise damage equipment or other property.
- The carrier will not accept for shipment articles, which cannot be taken from the premises without damage to the article or the premises.

# Rule 13a LIMITATION OF LIABILITY ON READY TO ASSEMBLE FURNITURE (Made from Press board, particle board and engineered wood)

- a. Ready to assemble furniture is defined as meaning furniture manufactured from pressboard particle board, engine and wood or similar materials which is shipped from the manufacturer in the knocked down "KD" or inocked down nat "KDF" condition to be assembled by the retail store, reseller or end user. Most is not designed with the extra wood structural pieces to adequately brace the unit for movement out of or into a residence nor the normal trick vibration, even in elr-riche trailers. It is not constructed to wither not the normal stress of a move as an assembled unit, assembly instructions frequently suggest that the connection hardware pieces to gloud in place. This does not significantly improve the structural integrity of the pieces, but does make disassembly impossible without creating substantial, un-repairable damage.
- b. When a shipper electr to ship an article as defined above, and not withstanding the language contrined in the 'Notice' below, in no case shall the it bility of the carner exceed 0.30 (thirty cents) per pound per article or \$50.00 (fifty dollars) per tricle, whichever is greater.

c. Prior to the movement of a shipment of household goods/office furniture, the cerrier shall give the shipper a notice containing the language outlined below and receive back the original signed copy.

#### NOTICE

# LIMITATION OF LIABILITY ON PRESSBOARD, PARTICLE BOARD and/or ENGINEERED WOOD FURNITURE

Furniture manufactured from pressboard, particleboard and/or engineered wood is designed to go into a box from the manufacturer to the retailer and then to the end user unassembled. It is not constructed to withstand the normal stress of a move as an assembled unit. Most is not designed with the extra wood structural pieces to adequately brace the unit for movement out of or into a residence, nor the normal truck vibration even in air-ride trailers. Usually chips or dents are not repairable. Surface impressions can be made on the furniture when writing on a single piece of paper. Assembly instructions frequently suggest that the connecting hardware pieces be glued in place. This does not significantly improve the structural integrity of the pieces, but does make disassembly impossible without creating substantial, un-repairable damage.

un-repairable damage.	
Option 1 – I/we choose to disassemble all presengineered wood furniture prior to the move. If for damage to the pressboard, particleboar furniture, which may occur during the disassen	we assume all responsibility disable and/or engineered wood
Option 2 — I/we have engaged the service company to disassemble all pressboard, parti wood furniture prior to the move. I/we as damage, which may occur to the pressb engineered wood furniture during the disassem	icleboard and/or engineered sume all responsibility for particleboard and/or
Option 3 – liwe amlare tendering furniture particleboard and/or engineered wood furniture our move. Ilwe understand that any claim for particle board and/or engineered wood furnit inherent vice, based upon the fact that fully ass board and/or engineered wood furniture is damage as outlined above.	e fully assembled as part of damage to the pressboard, ture may be denied due to sembled pressboard, particle
Shipper, owner or consignee must select option 1, 2	2 or 3.
Shipper, owner or consignee	Date

## Rule 13b LIMITATION OF LIABILITY

- a. All My Sons of Charleston, Inc. ( All My Sons ) does not assume liability for goods after it by are delivered into public storage spaces. In the event where only loading a rental truck or other container/vehicle for the shipper, our liability will end when your goods are placed onto/into, that container/vehicle. In the event we are unloading, a container/vehicle for the shipper, which we did not tood/transport, our its bility does not include any damage resulting from improper cading of the container/vehicle or shifting of the contents during transport.
- b. All My Sons does not assume liability for electrical, cable, phone, or any other wires or cable, that hang below 14 feet, or any or asks or other damage, that might occur to driveways, sidewalks curbs lawns or other damage while attempting to pick-up or deliver.
- All My Sons does not assume liability for carrons packed by the shipper or any uncrated mirrors, marble, mattress/boxsprings pictures or other fremed items, class tops, impsilamp shades etc. All fragile items should be packed properly prior to the move date. We will not disconnect or reconnect any appliances computer equipment, or electronics, or presponsible for damage to these it ms that have not been properly or completely disconnected prior to being moved. We are also not limble for the mechanical or electrical condition of any appliance stereo equipment. TV, plano computer, etc.
- d. All My Sons does not assume I ability for items left behind at origin. It is the shipper's responsibility to do a final walk through to determine that all possessions have been removed from origin.
- All My Sons do a not assume any liability for any damages that may occur due to weather conditions.
- f. Despite the limit tions of Rule 13b, ub actions a through a life years will perform those service with the same standard of care and profes ionalism that it applies to all tacks.
- g. All My Sons does not assume flability for any jewelry, money, hundguns, or fireerms
- h. Prior to the movement of a shipment of household good:/office furniture, the carrier shall rive the shipper a notice containing the tanguage below and receive back the original sign of copy.

#### NOTICE OF ADDITIONAL TERMS

- 1. All My Sons of Charleston, Inc. ("All My Sons") do a not assume liability for goods a...r they are delivered into public spaces. The event we are only loading a rant "truck or other continent/vehicle for the shipper, our liability will end whon your goods are placed onto into that or mainer/vehicle. In the event we are unloading a container/vehicle for the shipper, which we did not load/unsport, our liability do not include any down are resulting from improper loading of the container/vehicle or shifting or shifting or the container/vehicle or shifting or shiftin
- All My Sons does not assume liability for electrical, cable, phone, or my other who are bles that hang below 14 feet, or any cracks or other damage that might occur to drivew ye, alrewalks, curbs, it was, or other damage while attempting to pick-up or deliver. \_\_(Initial)
- 3. All My Sons does not as rume liability for any i we'ry, money, hand your, or it carms. Please i ve thate item re nov d prior to the move d to. We are not bonded to transport jewelry or money. It is against the law for our trucks to

transport handguns or firearms. You must transport these items yourself.
\_\_(Initial)

- 4. All My Sons does not assume liability for cartons packed by the shipper or any uncrated mirrors, marble, mattress/boxsprings, pictures or other framed items, glass tops, lamps, lamp shades, etc. All fragile items should be packed properly prior to the move date. We will not disconnect or reconnect any appliances, computer equipment, or electronics, or be responsible for damage to these items that have not been properly or completely disconnected prior to being moved. We are also not liable for the mechanical or electrical condition of any appliance, stereo equipment, TV, plano, computer, etc. \_\_\_(Initial)
- All My Sons does not assume liability for items left behind at origin. It is the shipper's responsibility to do a final walk through to determine that all possessions have been removed from origin \_\_\_\_(Initial)
- All My Sons does not assume any liability for any damages that may occur due to weather conditions.\_\_(Initial)

Despite the limitations noted above, All My Sons will perform these duties and responsibilities (with the exception of item no. 3) with the same standards of care and professionalism that it applies to all tasks.

# Rule 14 INSPECTION OF ARTICLES

When carrier or his agent believes it is necessary that the contents or pack, ges be inspected he shall make or cause such inspection to be made or require other sufficient evidence to determine the actual character of the property.

# Rule 15 HANDLING OF HEAVY ARTICLES

Except as otherwise specifically provided in this tariff, or as an inded, the services covered by this tariff do not include the handling, loading or unloading of any single article weighing 600 (six hundred) pounds or more except planos. The extra handling, loading, or unloading in every instance must be provided by the shipper or if the carrier has additional personnel and equipment available, such extra services upon such articles must be securely braced and blocked, and when such bracing or blocking require material not forming part of the requier equipment of the vehicle, or extra labor, such material must be furnished by the shipper. (Subject to Item 100)

# Rule 16 STORAGE-IN-TRANSIT

- STORAGE-IN-TRANSIT of household goods is the housing of a shipment in unwarehous, or vehicle/truck of carrier or carrier's agent for atomic penturing further transport tion. This service will be performed only upon request of shipper and subject to the following provisions.
  - a. Carrier may require payment of accumulated transportation and accessonal charges when transit shipment is delivered to temporary storage warehouse.
- Shipments moving under this rule may be stored in transit only once and for a period not to exceed 180 (one hundred eighty) days from date of delivery to warehouse. When instructions for further transportations are not given prior to the expiration of 180 (one hundred eighty) day period, the in-transit character of the shipment will cease and the warehouse shall be considered the final destination of the shipment. When shipment remains in storage after the expiration of the 150 (one hundred eighty) days all accumulated transport lion or accessorial charges must be paid unless previously collected in accordance with paragraph (a).

- 3. If the STORAGE-IN-TRANSIT warehouse is located in neither original point of origin or final destination of shipment, transportation charges shall be assessed upon the basis of applicable rate published in tariff from initial point of pick-up to STORAGE-IN-TRANSIT warehouse, plus applicable rate in teriff from STORAGE-IN-TRANSIT warehouse to point of final destination.
- Pick-up and defivery transportation rate on STORAGE-IN-TRANSIT shipments (subject to 1,000 pound minimum) via:

WEIGHT GROUP	PER CWT. CHARGE	BREAKPOINT
0 - 2000 POUNDS*	\$17.15	1668
2,001-3,999	\$14.30	3810
4,000 LBS OR MORE	\$13.60	

- \* When point of pick-up or delivery and warehouse are both located within same municipality or within a distance of 120 (one hundred-twenty) miles or less. Pick-up and delivery charges on shipments to voling 121 (one hundred one) miles or more between points of origin or destination and warehouse, apply transportation rate stipulated in transportation rate schedule.
- 5. In addition to applicable transportation rule and occassorial charges the following storage charges shall be assessed on shipments hand of under the provision of this rule: \$3.80 per 100 pounds for each 30 (thirty) days or fraction thereof, subject to a minimum charge based on 2,000 (two thousand) pounds per shipment.
- Shipper or owner upon proper notice in writing to corrier before shipment is removed from STORAGE-IN-TRANSIT warehouse and prior to expiration of 180 (one hundred eighty) days storage period provided herein may change final destination originally shows on SILL OF LADING.
- When a shipment is stored in transit uncer the provisions of this rule the certier shall promptly furnish the shipper:
  - a. An itemized list of all articles stored showing the conditions when received in the warehouse, such list to make a reference by number or otherwise to the BILL OF LADING covering the shipment.
  - b. An itemized list of all articles stored showing condition when removed from the wirehouse, such list to make inference by number or otherwise to the BILL OF LADING covering all shipment.
  - c. The dates on which shipment was received at and removed from STORAGE-IN-TRANSIT ware duse.
  - d. The dates when all charges were paid.
- 8. A warehouse handling charge of \$4.00 per 100 pound, subject to a minimum charge based on 2,000 (two thousand) pounds per shipment, shall apply on all STORAGE-IN-TRANSIT shipments, such charges to be assessed only once except as noted in Rule 17.
- C. Overnight storage. An overnight storage [see of \$150.00 per 24 hour period will be applied when the shipment remains on the carrier's vehicle/truck and for delivery the following day. Transit time will begin when men leave ware touse at regular transit rates.

# Rule 17 ATTEMPTED DELIVERY

- Compensation to the carriers for attempted delivery to residence from STORAGE-IN-TRANSIT
  when failure to deliver is not the fault of carrier, will be as follows:
  - Mileage from warshouse to residence: If total mileage is 30 (thirty) miles or less, pickup or delivery transportation rates on STORAGE-IN-TRANSIT shipments will apply.

 If total mileage is greater than 30 (thirty) miles, the transportation rate in the applicable line-haut rate to ble will apply.

c. Warehouse Handling: A second werehouse handling charge will apply if the shipment is again placed into STORAGE-IN-TRANSIT. NOTE: If the shipment remains on the vehicle until delivery, this additional warehouse handling charge will not apply.

Walting Time: The provisions of item 150 will apply if carrier is required to wait at residence.

 STORAGE-IN-TRANSIT; If property is an in placed into STORAC -IN-TRANSIT, the same SIT control number will apply. Storage charges will continue at the additional monthly rate.

# Rule 18 SHIPMENTS ON TOUR

One or more articles n. "Ing up a shipment intended for usual of display at various points or places when shipments require the exclusive use of a vehicle to transport such property, and which requires the carrier to allow for delay necessary for shipper to use or display the property before reloading and moving to next point or place scheduled for such use. If display, shall constitute a combination of charges between each stopping point at the rates as would ordinarily apply on a completed shipment between such points. If display, shall constitute a combination of charges is two neach stopping point, as rate that would ordinarily apply on a completed shipment between such points shall be used.

# Rule 19 CLAIMS

- a Any claim for oss, dam on or overcharge shall be in writing and shall be recompanied by original pild BILL OF TRANSPORTATION and original BILL OF LADING, if not previously surrendered to carrier. Carrier may require certified or sworn statement of claim.
- b Carrier shall be immediately notified of all claims for concealed dismagn and shall be given reasonable opportunity to inspect alleged damage in original package.
- c All claims must be received by the carrier within 30 (Thirty) days from data of delivery by said carrier.

#### Rule 20 PAYMENTS

- a The chin'r will not deliver or relinquish possimions of any property transported by it until tariff rates and charges thereon his been paid a chish money order, or certified check, except where other satisfactory are remembered by been made between the carrier and the consignation or consigning.
- b Nothing herein shall unit the right of the carrier to require, at time of or before shipment, the prepayment in part of in full or quarantee of the charges
- Subject to the foregoing paragraphs provision for payment of charges on STORAGE-IN-TRANSIT shipments is contained in Rule 16.
- d The free credit period shall extend 7 (seven) days excluding Saturdays, Sundays and legal holidays in case of dispute as to the time of maling, the postmark shall be accupted as showing such item.

- e. When carrier's bill has not been paid within the free credit period, credit shall automatically be extended to a total of 30 (thirty) calendar days, which shall include the free credit period, and shipper will be assessed a service charge by the carrier equal to one and a half percent of the amount of the carrier's bill, subject to a \$17.65 minimum charge to such extension of the credit.
- f. Carrier's bill will state separately the total charges due during both the free credit period and the extended credit period

# Rule 21 DISPOSITION OF FRACTIONS

Unless otherwise provided, to dispose of fractions in computing a charge, rates will be rounded to the nearest doltar.

# Rule 22 HOURLY RATES

Charges based on time shall be computed by multiplying the hourly rate by the time involved. Fractions of an hour will be disposed of as follows: Where the time involved is less than 15 (fifteen) minutes the charge shall be for one quarter of an hour. When in excess of 15 (fifteen) minutes but not more than 30 (thirty) minutes charge for one-half hour. When in excess of 30 (thirty) minutes but not more than 45 (forty five) minutes charge for three-quarters of an hour. When in excess of 45 (forty five) minutes charge for one hour.

# Rule 23 COMPUTING CHARGES

Unless otherwise provided herein where rates are stated in amounts per hundred pounds charges shall be computed by multiplying the total weight involved by the rate shown for a hundred pounds.

# Rule 24 ALTERNATE CHARGES

The total transportation charge on any shipment shall not exceed the charge as would apply on the same shipment under the next greater unit of weight at rate applicable to such next greater unit of weight.

To illustrate: A shipment weighing (use lowest weight in next higher bracket):
1,500 pounds, distance 121 miles, rate \$47.25——\$708.75
2,000 pounds, distance 121 miles, rate \$39.45——\$789.00

# Rule 25 MINIMUM CHARGE

Except as may be our rwise specifically provided for in this tariff or as amended, a shipment weighing less than 1,000 (one thousand) pounds shall be accepted only at a weight of 1,000 (one thousand) pounds and at the applicable rate shown for 1,000 (one thousand) pounds.

# Rule 26 REISSUED ITEMS OR PAGES

Reference made herein to it ims or pages in this lariff include reference to reissue of such items or pages. Reference to other tariffs shall include relssues or amendments thereto.

# Rule 27 RE-WEIGHING AND NOTIFICATION OF CHARGE EXPENSE

The carrier, upon request of shipper may, prior to the delivery and when practical to do so, reweigh the shipment. The charge for re-weighing, if applicable, shall be \$75.00 the net reweigh is at least 120 (one hundred twenty) pounds less than the initial net weight, the re-weigh shall be used for determining applicable rates and charges and the re-weigh charge will not apply.

# Rule 28 SERVICING SPECIAL ARTICLES

- 1. The transportation release in this tariff do not include servicing or de-servicing articles or appliances such as refrigerators, does preeze, cabin its, radios, record players, we shing mechines, television rets, air conditioners, and the like, which if not properly serviced, may be damaged in, or incident to, transit; nor is liability assumed for any such damage unless said articles or appliances are serviced and de-serviced as provided in (a) or (b) below.
  - a. Upon request of shipper, owner or consignee of the goods, carrier will subject to (b) below, service such articles and appliances at origin for the additional charge of \$20.45 per first unit; service and/or of precious each additional unit at a charge of \$13.55; and will deservice such articles and appliances at destination for the additional charge of \$13.55 per unit. Such servicing and deservicing does not include removal or installation of articles secured to the premises; or plumbing, electrical or carpentry services necessary to disconnect, remove, connect and install such articles and appliances.
  - b. If carrier does not possess the qualified personnel to properly service and de-service articles or appliance, carrier will upon request of shipper, owner, or consignee and as agent for them, engage third persons to perform the servicing and de-servicing. When third persons are an aged by the carrier to perform any service, the carrier will not assume responsibility for their activities or conduct, amount of their charges, nor the quality or quantity of service furnished.
  - c. All charges of the third persons must be paid by the chipper, and are in addition to all other charges in this tariff. Such charges will be advanced by the carrier, and billed as an advanced charge.

# Rule 29 IMPRACTICAL PICK-UP OR DELIVERY AND AUXILIARY SERVICES

- a. It is the responsibility of the hipper to make shipment accassible to carrier or accept delivery from carrier at a point at which the road hard vehicle may be a fely operated.
- b When it is physically impossible for corrier to perform pick-up of shipment at origin address or to complete delivery of shipment at destination address with normally assign at road hard equipment, due to the structure of the building, it linace ssibility by highway, inactiquate or unself epublic or private road, overhead obstructions, narrow gales, that private, tries, shrubbery, the deterioration of roadwhy drue to ruln, flood, show, or nature of an article or articles included in the shipment, the carrier shall hold liself avoidable at point of pick-up or tend or delivery at destination at the relatest point of approach to the desired location where the road houl equipment can be made safely accessible.
- c. Upon request of the shipper, consignee or owner of the goods, the continuous or engage smaller equipment than its normal rold haul equipment or provide extra labor for the purposa, if possible of accomplithment, or transferring the shipment between the residence and the nearest point of approach by the carrier's road haul equipment. Charges for this auxiliary service to cover labor and additional vehicle (if uned) will be approvided in item 130, 135 and 150 and shall be in additional to all other transportation or accessorial charges.
- d. If the shipper does not accept the shipment at nearest point of safe approach by carrier's road haut equipment to the destination address, the carrier may place the shipment, or any part thereof not reaconably possible for delivery, in storage at the nearest available warehouse of the warehouse of the carrier, or, at the option of the carrier, in a public warehouse, subject to a lien for all lawful charges. The liability on the part of the carrier will cease when the shipment shall be considered as having been delivered.

e. Transportation charges to cover the movement of shipment or part thereof from point which it was originally tendered to warehouse location shall be computed on basis of weight of shipment of that part of shipment stored in warehouse, subject to applicable rate as provided in tariff from point at which it was originally tendered. All accrued charges on the shipment or any part thereof shall be due and payable upon delivery of same to the warehouse. Any subsequent movement from warehouse shall constitute a new shipment.

# Rule 30 HOISTING OR LOWERING

Holsting or lowering service will be performed only at points where carrier postes estes necessary equipment and experienced personnal to perform such service. Otherwise, upon request of shipper, consignee, or owner will endeavor to arrange for qualified service, if available, at the expense of the shipper, consignee or owner of the goods. In such instances, the carrier will not be responsible for damage to shipment or property.

# Rule 31 RIGGING SERVICE

When, because of the size of nature of the lading, it is necessary to utilize the services of a rigger, such service must be provided by the shipper, consignee or owner of the goods. If requested by shipper, consignee or owner, carrier will, as agent for them and at their expense, arrange for such rigging service, if available, but corrier assumes no responsibility for the activities or conduct of third persons, amount of their charges nor the quality or quantity of service furnished.

# Rule 32 COMMODITY DESCRIPTION

The classification of property to which rates, rules and regulations apply to that class of property designated by the Interstate Commerce Commission in Ex Parte No. MC-19 as a commodity under the following description:

- \*1. HCUSEHCLD COORS. This group includes personal elects and property used or to be used in a dwelling and similar property if the transportation of such elects or property is:
  - a) Arranged and paid for by the householder including transportation of property from a factory, or store when the property is purchased by the householder with intent to use in his or her dwelling or
  - b) Arranged and paid for by enother party.

All property transported under the commodity description as set forth above shall be subject to the minimum weights, rates, and charges as set forth in this tariff, or as amended.

TEM NO.	RATES AND CHARGES FOR ACCESSORIAL SERVICE	PER	RATE
100	BULKY ARTICLES, LOADING AND UNLOADING CHARGES AND WEIGHT ADDITIVES: When a shipment includes bulky articles as named below, the following additional loading and unloading charge		
	or weight additive will apply:	ı	1
	LOADING AND UNLOADING CHARGES include BOTH loading and unloading services and the handling and blocking of such articles and applies each time loading and unloading service is required including shipments requiring STORAGE-IN-TRANSIT (except for carriers convenience.)		
	AUTOMOBILES, TRUCKS OR VANS, INCLUDE dune Buggies and all terrain and specialty motor vehicles, which for the purpose of this item shall be classified as an automobile	EACH	\$124.98
-	MOTORCYCLES of 250cc and over	EACH	\$ 78.20
	BOATS, CANOES, SKIFFS, LIGHT ROWBOATS, KAYAKS, SAILBOATS AND BOAT TRAILERS (see weight additives below)	-	
	FARM EQUIPMENT/IMPLEMENTS IN EXCESS OF 100 CU. FT.	EACH	\$195.30
	TRACTORS AND RIDING MOWERS of 24 horsepower and over	EACH	\$ 93.70
_   '	TRACTORS AND RIDING MOWERS of less than 25 horsepower	EACH	
1	SNOWMOBILES OR RIDING GOLF-CARTS	EACH	\$ 62.50
1	TRAILERS, including utility and pop-up trailers (except farm trailers in excess of 100 cu. ft) and except boat trailers, travel clamper trailer/mini-mobile homes, (see weight additives below	EACH	
1 1	CAMPERS, UNMOUNTED ON TRUCKS, designed for carriage on pick-up trucks (except travel camper trailers/mini-mobile homes (see weight additives below.	EACH	\$179.65
V	CAMPERS, MOUNTED ON PICK-UP TRUCKS, app y above charge or trucks (except travel camper trailer mini-mobile homes) see veight additives below	-	
_ u	P. NOT THESE SPECIAL PROPERTY OF HOT THESE SPECIAL PROPERTY OF THE PROPERTY OF	EACH	\$117.15
1 (6)	ATH OR HOT TUBS, SPAS, WHIRLPOOL BATHS, JACUZZIS ransported set-up, not dismantled) in excess of 100 cu ft.	EACH	\$117.15
1 117	ATELLITE TELEVISION/RADIO RECEIVING DISCS/DISHES, ICLUDING MOUNTS, STANDS, AND ACCESSORIAL QUIPMENT:		
	Over 4 feet to 8 feet Over 8 feet to 12 feet Over 12 feet	EACH	\$ 62.50 \$ 93.75 \$140.60 \$218.70
GI	RANDFATHER CLOCKS under 5 fe t la transported set-up not	-	

		Proportion of the Party of the
WIDESCREEN TV - over 40" wide	EACH	\$ 40.00

## WEIGHT ADDITIVES

1. When shipment includes travel camper trailers/mini-mobile homes (other than utility and pop-up trailers), airplanes, boat, light rowboat, kayak, cance, glider (except hang glider), skiff, sailboat and/or boat trailer, the transportation charges will be based on the net scale weight of the shipment, plus a weight additive calculated in accordance with table below:

AIRPLANES OR GLIDERS (EXCEPT HANG	120 POUNDS PER LINEAR FOOT OF
GLIDERS)	TOTAL LENGTH OF THE FUSELAGE
CANOES, SKIFFS, LIGHT ROWBOATS AND	30 POUNDS PER LINEAR POOT OF
KAYAKS 14 FEET AND OVER IN LENGTH	TOTAL LENGTH.
BOAT TRAILERS ANY LENGTH	75 POUNDS PER LINEAR FOOT OF TOTAL LENGTH.
SAILBOATS 14 FT AND OVER IN LENGTH	125 POUNDS PER LINEAR FOOT OF TOTAL LENGTH.
TRAVEL CAMPER TRAILERS, MINI MOBILE HOMES	300 POUNDS PER LINEAR FOOT OF
(OTHER THAN UTILITY AND POP-UP TRAILERS	TOTAL LENGTH

- (a) This weight additive WILL NOT APPLY to boats cances, skins, light rowboats, kayaks or sailboats of less than 14 feet in length nor on directle or sculls of any size.
- (b) When shipment contains two or more articles subject to the weight additives for that shipment will be the sum of the individual additives for each bulky article calculated separately.
- (c) In determining lengths for the purpose of this item, all fractions of a foot will be disregarded.
- (d) The length of boats, canoes skiffs, light rowboats key k or saliboats shall be determined by the straight center line distance between the top center point of the transom and a point perpendicular with the foremost part of the bow. Manufacturers "length overall" or center line length" sha't apply as the correct length for the purpor of this item in lieu of physical measurements by carrier.
- (a) The length of boot trailers shall be the straight center line distance from a point equal to the rearmout part of the trailer to foremost part of the trailer tongue. Manufacturer "length overail" shall apply as the correct length for the purpose of this item in lieu of physical measurement by corrier.
- (f) The bulky article charge of the weight additive WILL APPLY for the following it ms, tendered either whole or in a disassembled or partially disassembled condition automobiles, trucks, vans dure buggles, all terrain and specialty motor vehicles, motorcycles, boats canoes skiffs, saliboats, boat trailers tractors, riding movers, snowmobiles riding golf carts, trailers campers airplanes and gilders.
- (g) To determine the cubic feet of an article measure the greatest height, width and depth.
  - Fractions of a foot will be disposed of as follows: 6 inches or more will be increased to a Foot Less than 6 inches will be dropped

EXAMPLE:

Articles greatest measurements are 9 feet 2 inches by 3 feet 7 inches by 5 feet 9 inches. Multiply 9 feet times 4 feet, times 6 feet= 216 cubic feet.

EXCEPTION: This item WILL NOT APPLY when shipper orders Exclusive Use of Vehicle under Rule 5 or to Shipments on Tour under Rule 18.

RATES AND CHARGES FOR ACCESSORIAL SERVICES

ITEM#	SERVICE	- Andrewson - Marie -	
105	LADEN FREEZER	PER	RATES
	Handing Charge for food occupied freezers of any size. (Charges are in addition to flight carry charges.)	FLAT	\$ 51.
110	PACKING AND UNPACKING		33,
	Rates include packing, the use of packing containers and	ŀ	
	materials from origin to destination and unpacking. Rais do not include unpacking when:	İ	
	Shipper elects not to have unpacking performed		
	and elects to retain the containers and		
	specifically direct carrier or its agent no to		
	perform unpacking.		
	<ol><li>Shipper elects not to have unpacking performed</li></ol>	1	
	at time of delivery and specifically so directs carrier its agent.		
	Shipment is delivered to warehouse is for (except)	1	
	where delivery to warehouse is for STORAGE-		
	IN-TRANSIT periods as provided in applicable		
	rules.)		
	BARRELS:		
	Barrel, drum, or specially designed fiber container (for use		
	In lieu or parrel or drum) not less than 5 cu. ft. capacity	EACH	\$ 36.75
	CARTONS:		4 60., 6
	1 1/2 CU. FT. (NOT LESS THAN 200 LE TEST)	EACH	\$ 8.50
	3 CU. FT. (NOT LESS THAN 200 LB TEST)	EACH	\$ 13.00
· · · · · · · · · · · · · · · · · · ·	4 ½ CU. FT. (NOT LESS THAN 200 LE TEST)	EACH	\$ 16.00
	6 CU FT. (NOT LESS THAN 200 LB TEST)	EACH	\$ 18,00
	8 ½ CU. FT. (NOT LESS THAN 200 LB TEST)  NOTE: When controps of more than 1 ½ cu. ft. capacity are used, and rate		
	is not show I for the size carton used, charges shall be based on rate for the next lower size carton shown. Length, width and depth by cubical content must be shown on all cartons.	EACH	\$ 20.50
	WARDROBE CARTON (not less than 10 cu. ft.)	EACH	\$ 17.75
**************	CRIS MATTRESS	EACH	\$ 9.00
-	SINGLE MATTRESS (not exceeding 39" X 75")	EACH	\$ 14.50
	DOUBLE MATTRESS (not a ceeding 54" X 75")	EACH	\$ 16.50
	KING/QUEEN MATTRESS (not exceeding 54" X 75")	EACH	\$ 26,00
	KING SINGLE (39" X 80")	EACH	\$ 17.75
	GORRUGATED MIRROR CARTONS (Specially		
	designed or con truct of for nortons, paintings, glass or marbilities and similar fracile articles)	EACH	£ 20 Da
	CORRUGATED GRANDFATHER CLOCK CARTON	EACH	\$ 28.00 \$ 31.75
	CORRUGATED CARTONS: (Double or Tri-Wall thick cartons)	5,011	9 91.12
	4.0 cu, ft. or less	EAGH	\$ 24.00
	OVER 4.0 cu, it, but less than 7 cu, it.	EACH	\$ 31.75
	OVER 7.0 cu. ft. but less than 14 cu. ft.	EAGH	\$ 38,00
	CRATES: (Other than corrugated, specially constructed for mirrors, paintings, glass or marble tops and similar fracile articles		
	GROSS MEASUREMENT OF CRATE/CONTAINER	EACH	\$ 9.75
	MINIMUM CHARGE PER CRATE		\$ 55.00
	NEWSPRINT (26 LB)		\$ 35,00

-	Tape (Roll)	EACH	\$4.00
	Bubblewrap	EACH/ITEM	\$20.00
	Paper Pads	EACH	\$3.50
	TV Box	EACH	\$150.00
	TV Box Rental	EACH	\$40.00

THE RESIDENCE OF THE PROPERTY OF THE PARTY O			
120	EXTRA PICK-UP OR DELIVERY: Each stop necessary for making additional pick-ups or deliveries after first stop at point of origin and/or point of destination.  NOTE: This charge shall apply to stops made en-route between origin and destination		
130	LABOR CHARGES: Covers oil accessorial services for which no charges are otherwise provided in the tarilf when such services are requested by shipper, per man, during normal hours.		\$ 55,00
135	OVERFIME LABOR CHARCES: Accessorial services for which no charges are otherwise provided in the thriff when such services are requested by the shipper and during the hours and on the days as listed below, per man:  (a) Between 5 p.m. and 8 a.m. except Saturday, Sunday Holidays  (b) During any hour Saturday and Sunday.  (c) During any hour on the following holidays.  Now Years Day  4th of July Labor Day Thanksgiving Christmas	EACH	\$ 22.45
140	PIANO CR ORGAN CARRY CHARGES: (SEE NOTE)	MAN HOUR	\$ 34.00
	HANDLING CHARGE FOR: Pipe organs and all types of pianos (except Spinets) or Game or Pool Tables:  Exceeding 400 pounds and 38" high (Charge in addition to the light charge or my)	FLAT CHARGE	\$ 75.00
***************************************	HANDLING CHARCE FOR: Grand Plano (Charge in addition to the flight charge carry)	Flat Charge	\$75.00
The state of the s	HANDLING CHARGE POR: All other types of Organ and Spinet Pianos less than 38" high, (Charge in addition to the flight charge carry)	FLAT CHARGE	\$ 45.00
	INSIDE A BUILDING FLIGHT CHARGE	1 <sup>ST</sup> FLIGHT	3 31.55
-,	EACH ADDITIONAL FLIGHT	PER FLIGHT	\$ 14,40
······································	OUTSIDE A BUILDING FLIGHT CHARGE 1 <sup>ST</sup> Flight (8 but not over 20 steps)	1 <sup>ST</sup> FLIGHT	\$ 28.50
	EACH ADDITIONAL STEP OVER 20 STEPS	PER STEP	\$ 0.80
	NOTE: (a) Inside a building, the steps from one floor or story to the next noor or story will be considered one flight. If an elevator is employed it will be considered one flight.  (b) Outside a building, the first flight shall consist of 8 but not more than 20 steps. Steps less than 8 will not be considered a flight. (Flight carry charge applies each time a service is rendered; handling charge applies once per shipment for each piece or organ.		

Marine and			
150	WAITING TIME: Loading and unloading will be done between the hours of 8 a.m. and 5 p.m. unless otherwise provided by agreement.  NOTE A: Waiting time charges in this item apply to carrier's vehicle ONLY. Waiting time for personnel will be subject to the hourly charge contained in Item 130 or 135 for delay not the fault of the carrier, as follows.  (a) Where shipment is moving within the State of South  Carolina the carrier will not charge for waiting until one hour has passed. (1 hour free time)  (b) Shipment on Tour, defined in Rule 18, charge will be for waiting time only as it exceeds 24 hours after unloading.  NOTE B: This charge is not applicable on Sundays, EXCEPT when pick-up or delivery on Sunday is requested by shipper. This charge is not applicable on national or state holidays, EXCEPT when pick-up or delivery on a holiday is requested by shipper, or when the waiting time period applies the day before and the day after such		
ĺ	holiday	VIETNA TOTAL	
155	AUXILIARY SERVICE, necessary for pick-up or delivery EXCEPT as provided in ITEM 150 (applied only in connection with RULE 30 for all auxiliary pick-up or delivery services by the shipper.  PER ADDITIONAL VEHICLE  LABOR CHARGES: For rates to apply see Item 130 and Item 135	VEHICLE HOUR	\$ 47.55
160	OVERTIME LOADING AND UNLOADING (SEE NOTE	VEHICLE HOUR	\$ 47.55
	An additional charge for each overtime loading and for each overtime unloading will be:  NOTE 1: Charge w'll be based on actual weight subject to a 1,000 (one thousand) pound minimum  NOTE 2: Other than regular hours or days are as follows: Between 5 p.m. and 8 a.m., EXCEPT Saturday, Sunday and holidays.  During any hour on Saturday.  During any hour on Sunday.  During any hour on the following holidays:  New Year's Day  4 of July  Labor Day  Thanksgiving  Christmas	CWT	\$ 2,70
	NOTE 3: BILL OF LADING AND FREIGHT BILL to be marked or stamped as follows:  Loading requested or required after regular hours or days—Unloading requested or required after regular hours or days.		to our e

170	ELEVATOR OR STAIR CARRY CHARGE: Involved in Pick-up or Delivery		
	ELEVATORS: (except for single family dwellings)		
	Where Pick-up or Delivery involved use of adequate		Į.
	elevator service un or devive ovolved use of adequate		I
	elevator service up or down one or more flights, a charge will be assessed,		1
	ONE OR MORE FLIGHTS AT ORIGIN		1
	ONE OR MORE FLIGHTS AT ORIGIN	CWT	5 1.9
	THE STATE PERSON	CVVT	\$ 1.5
	STAIRS: (Inside a Building, except for single family		1
	dwellings) Where Pick-up or Delivery involved carriage	Ī	
	up or down one or more flights of stairs, a charge will		ļ
	assessed,		
	PER FLIGHT AT ORIGIN		
	PER FLIGHT AT DESTINATION	CVVT	\$ 1.2
		CWT	\$ 1.2
	STAIRS: (Outside a building, includes single family		1
	andilitasi		
	Where Pick-up or Delivery involved carriage up or		1
	wowii ding dwii dile of mare thanks of madam adamit.		
	a building, a Charge will be assessed.	*	
	PER FLIGHT AT ORIGIN		
	PER FLIGHT AT DESTINATION	CWT	\$ 1.25
		CWT	\$ 1.25
	NOTES:		, ,,,,,
	One inside flight shall mean from one complete		
	HOOL SDOAS S LIVE		
	Outside a building the first flight about any		Ī
	Tive more than 20 Steps. Steps fee than a will be be		]
	, sousideled a little		•
180	LONG CARRY		
	Excessive Distances where pick-up or delivery		
	involves one or more extra carry, a charma will he		
	assessed.		
	DED EACH EVER A COMMISSION		\$ 1.25
	PER EACH EXTRA CARRY AT ORIGIN	CWT	\$ 1.25
	PER EACH EXTRA CARRY AT DESTINATION	CWT	4 1,20
	NOTES: An extra carry means each carriage of 50 feet		
İ	with quality and all the rest to the fact the time to the state of the		
	elevator or stair distance for which charges herein apply. Between vehicle and:		
	whise paragent abuicts sug.		
	(a) The entrance door of a detached single family dwelling, or	1	i
1	(b) The applicable individual		ĺ
į	(b) The applicable individual apartment or office	1	I
	entrance door within multiple occupancy building.	1	ŀ
1	(c) The exception distance	i i	Ī
	(c) The excessive distance carry charge will be based on the actual weight of the shipment.	1	1
•			

170	ELEVATOR OR STAIR CARRY CHARGE: Involved in		The same of the sa
	I FICK-UD DE CENVARU		5-A-0-1
	ELEVATORS: (except for single family dwellings)		1
1	1 YVIGE FILE-LED OF LIMITION INVOLVED THE SECTION		
	VIOLET SELVICE UD DE DOWN OND OF MORE SINGLE		1
	11111 N. 623C40EU.		
1	ONE OR MORE FLIGHTS AT ORIGIN	O'ACT.	
	ONE OR MORE FLIGHTS AT DESTINATION	CWT	5 1.90
1		CWT	\$ 1.90
	STAIRS: (Inside a Building, except for single family		
	WARMINGS) AN IGLE FICK-IN OF Delivory involved		1
	THE OF THE PROPERTY OF STATE O		į
	assessed,	1	
	PER FLIGHT AT ORIGIN	1	ł
	PER FLIGHT AT DESTINATION	CMT.	\$ 1.25
	- A LIGHT AT DESTINATION	CW1	\$ 1.25
	STAIRS: (Outside a building, includes single family		
	446(III)(2)		
	Where Pick-up or Delivery involved and and		1
	TO STATE OF THE PROPERTY OF STATE OF THE PROPERTY OF THE PROPE		
	building, a Charge will be assessed.		1
			1
	PER FLIGHT AT ORIGIN	CWT	\$ 1.25
	PER FLIGHT AT DESTINATION	CWT	\$ 1.25
	NOTES:		9 1.25
	2. One inside flight shall mean from one complete		1
	floor above a floor.		1
	Outside a building, the first flight shall consist of	ş	
	O DUI NOI MORE Man 20 stens Stens less than a		
····	will not be considered a flight		
180	LONG CARRY		
	Excessive Distances where pick-up or delivery involves		
	one or more extra carry, a charge will be assussed.		
	PER EACH EXTRA CARRY AT ORIGIN	CWI	
	PER EACH EXTRA CARRY AT DECTMATION	CWT	5 1.25
1	NUTES: An extra carry means each page a second	April 8	\$ 1.25
ł	Of IT QUALUTE IT COMES ASSET TO THE TARRET / A 44-1 / man 1 for a 1 comes as a 1		
f	Value of stall distance for which charges have		
1	C-MACKIT ASSIGNED THE		1
	(d) The entrance door of a detached single family		
	uw aima, or		1 1
	(e) The applicable individual apartment or office		
1	entrance door within multiple occupancy building.  (f) The excessive distance carry charge will be		
	VI THE EACESSIVE UISIBINGS COMV Charge will be		
	based on the actual weight of the shipment.		1

#### **ITEM 300**

## **RATES PER HOUR**

(On services for miles 0-40)
HOUSEHOLD GOODS

### OFF PEAK SEASON (SEPTEMBER 16-MAY 14)

#### **MONDAY THROUGH THURSDAY**

VAN & 2 MEN = \$89.00

VAN & 3 MEN = \$119.00

VAN & 4 MEN = \$149.00

#### FRIDAY THROUGH SUNDAY

VAN & 2 MEN = \$99.00

VAN & 3 MEN = \$129.00

VAN & 4 MEN = \$159.00

# PEAK SEASON (MAY 15 – SEPTEMBER 15)

#### **MONDAY THORUGH THURSDAY**

VAN & 2 MEN = \$99.00

VAN & 3 MEN = \$129.00

VAN & 4 MEN = \$149.00

#### FRIDAY THROUGH SUNDAY

VAN & 2 MEN = \$109.00

VAN & 3 MEN = \$139.00

VAN & 4 MEN = \$159.00

#### NOTE A - ONE HOUR TRAVEL TIME WILL APPLY

# NOTE B - A TWO HOUR MINIMUM CHARGE PLUS TRAVEL TIME WILL APPLY ON LOCAL MOVES

# NOTE C – A THREE HOUR MINIMUM CHARGE PLUS TRAVEN TIME WILL APPLY FROM MAY 15 THROUGH SEPTEMBER 15

# NOTE D – ANY LABOR AFTER 8 HOURS WILL BE CHARGED AT A TIME AND A HALF RATE AND WILL BE NOTED ON THE PAPERWORK

# NOTE E - \$30.00 PER ADDITIONAL MAN OR TRUCK

The provisions of the following items or rules shall not apply when using hourly rates described in Item 200: 4,5,6,7,18,23,24,25,27,32,100,120,1130,135,140,150,155,160,170,180

# TRANSPORTATION RATE SCHEDULE

Rates are in dollars and cents per 100 (one hundred) pounds applied to actual weight (subject to minimum weight as provided in applicable rules), on shipments when released to a value not exceeding 60 (sixty) cents per pound per article. This includes loading and unloading as well as, the actual transportation of property from origin to destination, but does not include ADDITIONAL CHARGES.

ON ALL SHIPMENTS TAVELING BEYOND 120 MILES, THERE WILL BE A 3000 LB MINIMUM

Whereby use of the next higher group would result in lower charges, the lowest charges would apply.

FOR ANY SHIPMENTS GOING 0 - 120 MILES REFER TO ITEM 300

Γ	7		γ	·					
MILES	1,000 lbs to 1,999 lbs incl.	BREAK POINT	2,000 lbs to 3,999 lbs Incl.	BREAK POINT	4,000 lbs to 7,999 lbs Incl.	BREAK POINT	8,000 lbs to 11,999 lbs incl.	BREAK POINT	12,000 lbs and Over
121-130	\$47.25	1671	\$39.45	3186	\$31.45	6727	\$26.40	10199	\$20.05
131-140	\$48.35	1686	\$40.75	3115	\$31.75	6817	\$27.05		\$20.50
141-150	\$49.65	1662	\$41.25	3150	\$32.50	6783	\$27.55		\$20.90
51-160	\$51.35	1666	\$42.80	3111	\$33.30	6813	\$28.35		\$21.50
161-170	\$51.90	1672	\$43.40	3073	\$33.35	6933	\$28.90		\$21.95
171-180	\$53.30	1645	\$43.85	3177	\$34.80	6837	\$29.75	10198	\$22.60
181-190	\$54.95	1631	\$44.80	3190	\$35.75	6784	\$30.30	10200	\$23.00
191-200	\$56.50	1604	\$45.30	3193	\$36.20	6840	\$30.95	10201	\$23.50
201-220	\$58.40	1600	\$46.75	3186	\$37.25	6819	\$31.75	10200	\$24.10
221-240	\$59.90	1604	\$48.05	3172	\$38.10	6898	\$32.85	10200	\$24.95
241-260	\$60.40	1642	\$49.60	3128	\$38.80	6917	\$33.50	10200	\$25.45
261-280	\$61.35	1686	\$51.80	3064	\$39.65	7016	\$34.75	10198	\$26.40
281-300	\$62.85	1650	\$51.85	3143	\$40.75	6958	\$35.45	10198	\$26.90
301-320	\$64.10	1659	1	3168		7038			
321-340	\$65.20	1674	\$54.60	3140		7009			1
341-360	\$67.30	1655		3166					
361-380	\$68.80	1661		3157		7036			
321-340 341-360	\$64.10 \$65.20 \$67.30	1674 1655	\$53.15	3140 3166	\$42.10 \$42.85 \$44.10 \$45.10	7038 7009 7036	\$35.45 \$37.05 \$37.55 \$38.80 \$39.65	10201 10199 10201 10199	\$26.5 \$28.5 \$28.5 \$29.4 \$30.5

# ITEM 190 FUEL COST PRICE ADJUSTMENT (SURCHARGE)

The fuel surcharge to be charged on shipments 120 miles or less will be 10% per truck per day.

The following percentage Fuel-Related Cost Price Adjustment (Surcharge) will apply on line-haul transportation charges on shipments that are 121 miles or more and transportation charges on shipments picked up and delivered into storage-in-transit, as described below:

- 1. On the first Monday of each calendar month, the South Carolina average price per gallon of diesel fuel will be determined.
- 2. If the first Monday is a federal holiday, the price will be determined based on the price available on the next subsequent business day (Tuesday)
- 3. The fuel price obtained will then be indexed based on the fuel price/adjustment factor matrix set forth in this item to determine the Fuel Cost Price Adjustment that will become applicable on the fifteenth (15<sup>th</sup>) day of the month. The adjustment determined will apply for shipments loaded beginning on the 15<sup>th</sup> of the month and remain in effect through the 14<sup>th</sup> day of the subsequent following month starting from the effective date of this item.

For example, if the reported price of self-service diesel fuel determined on Monday, June 7, 2011 is \$3.876 per gallon, a twelve (12.0%) percent Fuel Cost Price Adjustment will apply for shipments loaded as of June 15, 2011 through July 14, 2011. Then, if the reported price of diesel fuel on Monday, July 5, 2011 increases to \$4.379 per gallon, a 13.0% percent Fuel Cost Adjustment will apply for shipments loaded as of July 15, 2011 through August 14, 2011.

4. To determine the Fuel Cost Adjustment amount to apply, multiply the applicable line-haul transportation charges as determined in accordance with Item 300 or applicable transportation rate schedule, and the applicable pickup and delivery transportation charges on the Storage-In-Transit shipments as determined in accordance with Rule 16-4 of this tariff, by the percentage Fuel-Cost Adjustment Factor. The resulting charge is in addition to all other applicable transportation charges.

For example, the applicable line-haul transportation charge is \$1080.00, an eleven (11.0%) percent Fuel Cost Adjustment Factor would be \$118.80.

# When the DOE Fuel Price per Gallon reported on the first Monday of the month is

The Fuel Cost Adjustment Factor that becomes effective on the 1th day of the same month is:

11.0%
12.0%
13.0%
14.0%

Note 1: If the DOE fuel price per gallon exceeds \$4.999, the fourteen (14.0%) percent fuel surcharge herein, will be increased by an additional two (2.0%) percent for every fifty (\$0.50) cents (or fraction thereof).

Note 2: Notwithstanding any other provisions of the tariff, the Fuel Cost Adjustment Factor WILL APPLY to transportation charges applicable on storage-in-transit shipments when such shipments are delivered to or removed from the storage-in-transit location during the period that the Fuel Cost Adjustment Factor is in effect.

Note 3: The Fuel Cost Adjustment Factor WILL BE SHOWN SEPERATELY from the line-haul revenue on carrier transportation documents for the purpose of identifying the amount as special fuel-related revenue.

Note 4: Fractions obtained in the calculation of the Fuel Cost Adjustment Factor will be disposed of as provided in Rule 21 of this tariff.